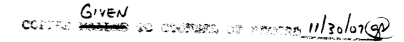
## ORIGINAL

Tracey S. Bernstein (TB 0405) HIMMEL & BERNSTEIN, LLP Attorneys for Plaintiff 928 Broadway, Suite 1000 New York, N.Y. 10010 (212) 631-0200

JOEL KLAUSMAN,	DISCOVERY SCHEDULING
Plaintiff,	ORDER
vs.	07 CIV 5604 (WCC)(LMS)
Chromagen USA, Inc., Maxine Morgan, Inc. and Roger Eichenholtz,	USDC SDNY  RECONSING
Defendants x	ETECTE ONITIVITY LITTE
	DATE BELLE

- 1. Defendants shall have until December 10, 2007 to file an Amended Answer.
- The parties shall serve interrogatory and document requests on or before December 27,
   2007.
- 3. The parties shall serve responses to any interrogatory and document requests on or before January 31, 2008.
- 4. All depositions, including third party depositions, shall be completed on or before April 30, 2008.
- 5. The parties shall identify any experts they intend to call and provide an expert report for each such expert on or before April 30, 2008. Any responses are due on or before May 30, 2008.



- 6. All depositions of identified expert witnesses shall be completed by June 30, 2008.
- 7. Defendants shall provide an updated Rule 26a Initial Discovery response on or before December 10, 2007 with regard to the further identification of witnesses and the subject matter of their testimony.

matter of their testimony.

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The parties shall provide the Court with a joint pre-trial-order no later than \( \lambda \) une \( \frac{27}{12008} \)

Dated: November 30, 2007 New York, N.Y.

HIMMEL & BERNSTEIN, LLP

Counsel for Plaintiff

Tracey S. Bernstein (TB 0405)

HILL RIVKINS & HAYDEN LLP
Counsel for Defendants

Caspar F. Ewig (CE 4025)

So Ordered: Miliam C, Conne 11/30/07